÷		cr-00/0/0/-SC-	T CHEMICAL DATE OF	A Company Code Code	/ <del>/                                     </del>	Pana I of RA	
-	Zamaco PD	Z.T.			Supplement 3. To:	6-3763A	ATTES No. (-1476-0)
5 D	6. Time of Repo	50	Implement Name	00'0	\	Smax C.s.	٠١٥ .
	of Somes Rici He Rici He	1 the Xa	siet Dr	P00 - 15	101/10	N= +	000000000
	NE horse	Cuala	700	to teclor	120 AS	South -	trocessus.
	Dic: 40	LACA A	1. 10.1	10 10011	mandia	A CONFE	2 man
	in Corach.	reducity.	ee s H	and C	own Derlix		D>
_	Pos @ da	1 THE I	7006. 14	C Sala	gree x	1221715G	70.
	Lugers W	AN PRIM	ana? or	O .	000	12 01	Storein-
	Rogers wo by who awaiting	correy	onc 40.	Kospis 1	NKPI	JS Clas	snoon
_	arroupuis	- teston	30 HBM	かのろ	W DID	oney.	
							·
$\vdash$		<u></u>	<del></del>		<u> </u>	<del></del>	<del> </del>
_							·
_				- · · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·	
_		· · ·					· · · · · · · · · · · · · · · · · · ·
_			· · · · · · · · · · · · · · · · · · ·	·	· · · · · · · · · · · · · · · · · · ·	<del></del>	
						,	······································
		· · · · · · · · · · · · · · · · · · ·				,	
							[4]
	•						4
				. '			
							7
			· · · · · · · · · · · · · · · · · · ·		<del></del>	· · · · · · · · · · · · · · · · · · ·	
			<del></del>	,			
				·		· · · · · · · · · · · · · · · · · · ·	
$\vdash$			· · · · · · · · · · · · · · · · · · ·				11
$\vdash$	· · ·		· · · · · · · · · · · · · · · · · · ·		,	<u></u>	
						<u></u>	Total
8	10. Inquiries (Check all that apply)    Daily   Went/Werra	nt 🖸 Scofflaw	11. NYSPIN Message No.	12.	, , , , , , , , , , , , , , , , , , , ,		82.
	Stolen Prop 13. Proporting Cyticar Stoneture (not	erty Dther	14.1616	15. Supervisor's Signatur	(Include Rank)	16. ID No.	
		Glosed (If Glosed, one		<u> </u>	18. Status Date	19. Notified/TOT	Proper
	Ukd. Refused to Coop. DCJS-3206 (1/92)	Arrest Pro	te. Declined	n. Unknown	Mo. Day Y	<u> </u>	000201

gency	Case 7:08-	C RDW46A	mediciR	Documen	t 12-8	Spiplement3	GCGGARNA F	age 2	Arraki Na		
own of Ram		2AR	, and the second				6-37613	age 2	i Autost Ivo.		
ate 4/06	8. Time of Rep 920	iort		Complainant Name Curley	ė.		a. Crim.	Contempl	/Harassm	ent	
aware of I by PO Sa dispute he appointme have then discussing Linda put stepped a side of the then back point whe away. He with Lt. G would be Harassme I case, incl of Crimina James wa spoke wit also recol her optior	Family Court of mmerone. I in the had with his ents today. His ents today. His ents today, he put he back of his way, he put he car to wave the his leg bruis estated that he while at the scravina and So signing a chart charge as responded to uding the fact al Contempt 1 as arraigned at h Linda Curle mmended to he had with his ents arraigned at he had a contempt 1 as arraigned at he had a curle mmended to he had with his ents arraigned at he had a curle mmended to he had with his ents arraigned at he had a curle mmended to he had with his ents arraigned at he had with his ents arraigned at he had a curle mmended to he had with his ents arraigned at he his ents arraigned at he had with his ents arraigned at he his ents ar	Orders of Finterviewed wife, Linda s wife told e of them, to children be re hand on his daughte good-by to ngle towardshed up again to the station of the st	Protection I James ( a Curley, him that back to the back for the his should be down a both is son rds the lo- gainst a le his station advised if via teleple assment Criminal ( n to assis es is a me and Hara mended if she was i as well. S	n for James a Curley in the content wanted to she wanted the house in tire heir appointment of the cation he was ow wood retain to report the that Linda Curlenger of this assment 2nd of hours and to her to contain fear of James She stated the curley of the content of the content of this assment 2nd of the content of the	gainst Lind driveway of the scene. o bring the me for the a ents he washeir daughted to the cane car at the standing ining wall. I incident. I riey was in dvised of was. At that the cassing of police depart the Fanes she sho	in Airmont in a and Linda as #14. He stated children to the appointment. It is holding his 4 ter from him. It with Linda. It is tated that this station may hat Linda had ime James was violation of the James Curley artment. She reportacted Town \$2500.00 canily Court in resuld consider in family if she defined and the definition of the posterior of the posterior than the contacted Town and the posterior of the po	gainst Jame do to me the that his two "Y". He stated that his ted that his ted that his ted that he be be becommended a Justice R. Tash ball. Afterence to to noving from	s. Upon a following children ted to here to here ughter. He not to to then were wife pulled ack up award into the plaint against a following the array of protes of pr	arrival I way with regal had sched that was a was in the estated fouch him and to the part of the carrier roadway ainst James further the part of the carrier and end ball for erger for a alignment I currence.	as brief rds to a fuled d fine, but ne drive urther t and he asseng orward ne car t and du as. I spe at she ogers f explaine the ch rraignn	ofed a dentise
						. •	; ;	,			
- Section 1	<del>i</del>	<del>i (4 n/2 n - 1 1 f - 1 1 f - 1 1 f - 1 1 f - 1 1 f - 1 1 f - 1 1 f - 1 1 f - </del>	<del></del>		<del></del>	<del>anders and the second </del>	<del>,</del>	<del></del>			
								·			
										•	
:			•		•	•	•				
			٠	-							
V.				•							
		,									
□ DMV	(Check all that ap	Warrant □	Scofflaw	11. NYSPIN Mess	rage No.	12.			_		82.
	Officer Signature		Other k)	14. ID No.		15.Superviso	r's Signature (in	clude Rank)	16.ID	No.	Page
Sgt. M.	A. Emma	THE		325		I				ľ	
17 Case Stat	tus Dpen		4 (16 =1====	, check box below	,	founded	[ 40 0: 1	us Date	19.Notified	707	of Pag

Town of Ramap	o Police Depa	artment ,	ncident 06-37613	Arrest A-1476-06
Report Date	Report time	Complainant	Incident type	
08/24/2006	09:34	Curley, Linda	Domestic	

#### Narrative:

Above date and time, I responded to 14 Madison Hill Rd. to assist Officer Rogers at a domestic incident. En route to the call, dispatch advised that Mr. Curley had called, alleging his wife Linda, had tried to run him over with her car, but she had left the scene. On my arrival, dispatch advised that Linda was in the station lobby.

Mr. Curley explained to Officer Rogers and I, how when his wife Linda had backed out of the driveway, he felt her car came unusually close to him. James further stated that the car was angling toward him and he backed up because the car was getting close to him. James stated that he was toward the back of her car because he was waving to the kids who were in the car. James stated he didn't know what Linda's intentions were and said that she can sometimes be a bad driver. I had also spoken to a neighbor Betty VanDerbeek, who advised me she didn't see the Curley's physically fighting, but had seen them in the driveway.

Sgt. Emma responded to the scene.

After further discussion and phone calls to the station, Sgt. Emma advised me that charges were being pressed against James. Prior to being arrested, James requested we bring 2 bags and a briefcase to his neighbor Betty VanDerbeek because he didn't want his wife to have access to his important papers. Sgt. Emma advised me to bring the bags to the neighbors' house, which I did. I also took a deposition from Betty as to what she observed.

Additionally, I canvassed the following neighbors, who all stated they didn't see or hear anything at the Curiev residence:

Lorraine Matrone (7/19/54) 16 Madison Hill Rd. 357-4917 (windows were open) Rosemary Tiso (5/15/38) 13 Madison Hill Rd. 357-6258 Ed Vogel 12 Madison Hill Rd. 357-5640 (windows closed, on the phone all morning)

PCM Sammarose
Reporting Officer Signature

442 Officer ID

Supervisor's Signature

\$1,6v ID

Town of Ramape	o Police Depa	rtment	Incident 06-37613	Arrest
Report Date 08/24/2006	Report time 09:34	Complainant Linda Curley	Incident type  Domestic	

N	aı	a f	lv	A:
		 	•	

Mrs Curley stated that she would sign charges.	Harrasment 2nd charges prepared and signed
I notified Sgt Emma at the scene a 14 Madison I	

At 1345 I was advised received 2500.00 bail from Carmel Curiey for court appearence. Bail receipt 9125 issued and bail secured in bail box.

Scat 9 hand Officer Signature

3/S

Supervisor's Signature

Town of Rama	po Police Dep	artment	Incident 06-37613	Arrest A-1476-2006
Report Date 08/24/2006	Report time 10:36	Complainant P.O. Rogers	Incident type  Crimian! C	Contempt
00.2	1			·

# Narrative:

Undersigned responded to 14 Madison Hill Road in reference to a domestic incident. Mr. James Curley W/M DOB 4/24/1964, called with a complaint of his wife driving toward him in her vehicle. Mr. Curley states his wife Linda Curly W/F DOB 7/23/1968 was putting their son James Thomas Curley W/M 8/2/2005 into the back of her vehicle. Mr. Curly further states he was holding their daughter Courtney Lynn Curley W/F DOB 4/7/02 in his arms when his wife started to say "don't touch me". Mr. Curley advised undersigned that he was no where near her and that he told her to knock it off. Mr. Curley stated he put his daughter down and she went into the vehicle with her mother and brother. Mr. Curley said that she then move the vehicle forward and started backing out on an angle toward him causing him to step back into wooden boards that are on the side of the driveway acting as a retaining wall. Mr. Curley states that he does not know her intentions and further advised that she could sometimes be a bad driver. Sergeant Emma as and officer Sammerone were also at the scene.

Undersigned spoke with Ms. Lorraine Matrone W/F 7/19/1954 who stated her windows were open in her residence and she saw Linda Curiey and James curiy on their driveway. Ms. Matrone further stated she observed Linda Curiey place James Thomas Curiey in the vehicle and that Mr. Curiey was holding Courtney Lynn Curiey. Ms. Matrone advised that she did not witness any physical contact between Linda and James; however, she did not witness the car pull away.

Sergeant Emma advised me that charges were being made against James Curley.
Undersigned arrested Mr. Curley at 1036 hours on a charge signed by Linda Curly for Harassment.
Mr. Curly was also charged with Criminal Contempt for being in direct violation of an Order of Protection: Docket number

Mr. Curley was transported back to the station for processing. Mr. Curley was processed on live scan, arraigned before Judge Schoenberg at approximately 1220 hours. Mr. Curley was released on \$2500.00 ball on appearance ticket 814318 with a return date of 9/7/2006 to Airmont Court. Ball was posted by Carmel Curley and was received by Sgt. Demeo on ball receipt 9125. Mr. Curley was released at 1600 hours.

Reporting Officer Signature

475

Supervisors Signature

SUPV ID

Town of Ramap		rtment &	Incident 06-37613	Arrest A-1476-2006
Report Date	Report time	Complainant	Incident type	
08/24/2006	17:42	P.O. Rogers	Criminal (	Contempt

## Narrative:

Undersigned contacted Child Protective Services at 1742 hours and spoke with Silvia. Undersigned advised Silvia that there was a domestic incident at 14 Madison Hill Road between Mr. James P. Curley and his Wife Ms. Linda Curley while their children James T. Curley and Courtney Lynn Curley were present. Undersigned further advised Silvia that an arrest was made. CPS Worker Silvia stated that they would not be taking a file number for this incident.

Reporting Officer Signature

475 Officer ID Supervisor of Signature Beller

Justice Court: Village of Airmont

County of Rockland

People of the State of New York

- against -

**James Curley** 

of 14 Madison Hill Rd, Suffern, NY

Defendant

Case #: 06-37613

DOB: 04/26/1964

TYPE: INFORMATION

Page 7 of 50

Form CI-4C

I, Linda Curley

of 14 Madison Hill Rd

being duly sworn, deposes and says as follows:

On August 24, 2006

at about 9:30 hours, at 14 Madison Hill Rd , County of Rockland, State of New York,

Village of Airmont the defendant committed the offense(s) of:

PL240.26(1)

**Harassment 2nd Degree** 

In that the defendant, with intent to harass, annoy and alarm another, subjected that person to physical contact and attempted and threatened to do the same

The offense was committed under the following circumstances:

Deponent observed the defendant grab her by the upper left arm, and squeezed her arm tightly. Deponant stated "Take your hands off me" to which defendant replied "I don't have my hands on you", as he continued squeeze deponants arm, causing deponant to be alarmed and annoyed and leaving a red mark on deponants upper left arm.

False statements made herein are punishable as a Class A Misdemeanor pursuant to section 210.45 of the Penal Law.

000207

Affirmed before me this date:

(Signed)

Justice Court: Village of Airmont

County of Rockland

People of the State of New York

- against -

**JAMES P. CURLEY** 

of 14 MADISON HILL ROAD

Suffern, NY 10901

Case #: 06-37613

•

DOB: 04/24/1964

TYPE: XNOONEANOR FELONY

Form CI-4P

P.O. Rogers

, Shield # 0475

, of the Town of Ramapo Police Department

in the County of Rockland and State of New York, being duly sworn, deposes and says as follows:

On August 24, 2006

at about 09:30 hours, at 14 MADISON HILL ROAD

in the

Village of Airmont

, County of Rockland, State of New York,

the defendant committed the offense(s) of:

PL215.51(b)(v)

#23006)

**Criminal Contempt 1st Degree** 

In that the defendant violated a duly ordered served order of protection, and such order of which the defendant had actual knowledge because he or she was present in court when such order was issued, in that the defendant with intent to harass, annoy, threaten and alarm a person for whose protection such order was issued, struck, shoved, kicked and otherwise subjected such other person to physical contact and attempted and threatened to do the same

The offense was committed under the following circumstances:

The deponent was informed by Linda Curley in a signed criminal charge, that the following offense was committed:

The defendant did grab her upper left arm, and did squeeze said arm tightly causing Linda to become alarmed and annoyed and causing redness to her arm.

This offense is in direct violation of a duly served order of protection, issued by the Rockland County Family Court on 08/21/06 Docket #O-02187-06, file

False statements made herein are punishable as a Class A Misdemeanor pursuant to section 210.45 of the Penal Law.

, Ros 475

nonent:

1115 hows 8/24/06

000208

Affirmed before me this date: @/2.466

(Signed)

a. Emu #325

# Route 59 Suffers, N.Y.

Deposition of Witness Before Warrant

Serial # 06-37613

STATE OF NEW YORK	
COUNTY OF ROCKland	
Village of Airmont	
Betty Vanderbeek , of	the Airmon T
N.Y., age 47 years, occupation, None	
being produced before me, M Sammaron	e Police officer
of the Town of Ramo	
Rockland	as a witness on the accusatory
instrument of James Curley	Village-C
·	
of Airmont	, N.Y., duly filed, being by me
duly swom, deposes and says:	in the not becard
togsstarted backing at front	and have been been been
noticed kinda putting James in by the house when Linda app	amaginal later los of which
by the house when white day	homerica mini he stepped back
away from her and put dou	introll but into the look disco
Linda went to the car. Co	spot. At that time to mile
Side and Linda who the drivers	and out her on which
the dag away from the winds	in mobiled contrat land
I heard no loud voices or s	3000 10 Lichiery Courage Deto
inda is limmy.	
NOTE: False statements made herein are punishable as a	Class A Middemeanor pursuant to
Section 210.45 of the Penal Law.	
	Dely Marserseek
Sworn to before me this 24th	Detty Varderbeer day of August , +9 2006
POM +4412	
(Signature)	•
Police Officer	000209
(Title)	•

# VOLUNTARY STATEMENT (NOT UNDER ARREST)

Linda T Cucleur	UNDER ARREST)
, curey	
offenses concerning the events I am about to make known	to <u>sof</u> Michael Relico
Without being accused of or questioned about any criminal lowing information of my own free will, for whatever purpo	offenses regarding the facts I am about to state, I volunteer the fol-
1 am 38 years of age, and 1 live at 14 Madis	
Vide Tiest he soul he	would leave in half an hour.
The Fies, first, the said the	wed their and water their
Then he was the	ged their appts, until 1:30,
so I could take them	for a while. I asked him
which doctor and he to	a me my lawyer could have
information. I got a	tew trings together and was
Les locate with the C	rularen. He arabbed me wie
his hands off me cent	Jave his imple off me and
light. I told him regiet.	T' and Involving UNU. My
shile Squeezing	I I all late on a smaller
The second second	$A = \{A, A, A$
Caughter 310 my	arms and didn't price
Tima My Joi	1 timory blowled Decome more
	A SULL TO MALL COLLECTION AND A SULL COLLECTION ASSISTANCE AND A SULL COLLECTION AND A S
riolent. He let me jo car.	e and Jimmy started yelling mowhere near him at that time
in in in in it is the second	1 tomore Started De 11119
I went through the garag	an war near him at that tin
timit touch me. I was	nowhere near him at that time me he put her in the car. He
bustney wanted to go the	rolice. I said no. While my car we
told me the street he secent	and and said you the was lying.
10TE: False statements made herein are purilshable as a Class A Misdemean	me he put her in the car. He alice I said no. While my car was ad and said you ran over my four nowhere near him. He was lying.  Towhere near him. He was lying.  To pursuant to Section 210.45 of the Penal Law. Tampo Tolice dept.
more read each bade or mis statement contisting of	-Page(s), each page of which bears my signature, and corrections if
any, bear my initials, and I certify that the facts contained Dated at $2U$	- 4
MITNESS at Phile/	
VITNESS:	Signature of person giving voluntary/statement.
TIPE TELES	arrerer er er berfebri erreret voluller villelæmen. /

VOLUNT	UNDER ARREST)	pinal
I do T Curley -	am not under arrest for, nor am I being warm	: 
res concerning the events I am about to make know the being accused of or questioned about any criminal the being accused of or questioned about any criminal transfer of the being accused of the property of the beauty of the b	note Sat MICHAEL (SINCE)  noted offenses regarding the facts Lam about to state. I volunteer the passes it may serve.  Suffern NY 10701	. fol-
ies concerning the events I am about any crimin	nal affenses regarding the locis	
In panie		·
38 years of age, and I live at	could bear in wall bloom	
6 Masi and I was the sta	English the transfer of the time of the same of	
Middle of the Miller Class	a for a willer of the first has	CV E
of the court of the contract o	a lew of my mayor and we are the control of the control of the grabbled the control of the contr	
Significant Contractions	in becomings together will be	
Many Marine Language	Challery. He grabbled me dance of the control of th	
the thirty was a second	The them I told him to	West.
wast france	- With the contract with the other	V 51 4.
MSLIGHTS Williamin	to the de la company of the	H/dr
- 哲士(を整) マー・ヤコ・(トーナン・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・		ند اد
Company ( )	The wouldn't the What	What
July I would a MILL	to take his prince with your of the sound of the prince of the sound of the prince of the sound	Mult
Marchael James (1)	and the many that is a market in	- 110
Fred my son mark	and ficted up my daighter and filled didn't tomen her fish of	1.115.
T will Very	and fiction of the life field of	Lowetines
who let me. I	and didn't touch My 12	. M
Colentine 1. C. L.	Jaddy Grand Smith	alled to
Wormhy? July	and picked of my sand stated of sand with the sand over the said no. while my the said no.	71 60 11
January 1	action will be his part in the in	THE TOTAL
A STOREST THE TOTAL	with the faid no. While my	- 1114/6
The facility of the form	the following said you have s	lying.
Contine to treet 18	Straint Straint	e dest.
MICHAEL Made herein are punishable as a Class	is A Misdemeanor pursuant to Section 210.45 of the Penal Car. (11.17.17.0)	nd correction
NOTE: False statements more of this statement consisti	Service and Sound Sound Strong of Strong of Spage of which bears my signature, and ing of Spage(s), each page of which bears my signature, and is contained herein are true and correct.  This 24 day of August	
I have read each page of this statement consists any, bear my initials, and I certify that the fact	s contained herein are true and correct.  this 21 day of 1505	20 <u>4</u>
Dated at	XI do Walley	ment.
WITHESS	Signature of person giving voluntary states	ment. 2/

Town of Ramapo 237 Route 59 Suffern, NY 10901 phone: (845) 357-5100 fax: (845) 357-8513

TOWN OF RAMAPO-POLICE DEPARTMENT

PLICATION FOR PUBLIC ACCESS TO TOWN RECORDS

Records Access Officer: Christian FOWN RECORDS ARE OPEN FOR INSPECT		
I HEREBY APPLY TO INSPECT T All Repult made by Linda	HE FOLLOWING TOWN AR	ECORD(S):
From July to present Some Po	ster includ 8/9/a S/4/	or 8/24/00 \$ 11/2,5/
Tomas Curley	Jan Car	
(PRINT) Name of Person	Signature	Z H
14 Medicon Hill Es	845-553-076	20 SON 10
Address	Daytime Phone	~ <u>~~</u>
SULCEY 10.4. 10901	11/11=106	PH
City/State/Zip	Date of Request	MFace OFFICE
Date Called Cor	ments	•
( ) Request Approved ( ) No		) Charge
( ) Request Denied for the Reaso	n(s) Below: Certification	Tab: (
() Confidential Disclosure () Part of Investigatory Files () Unwarranted Invasion of Per () Record Not Located () Record Not Maintained by th () Would impair contract awards () Trade secret, confidential	Total to be als Agency s/collective bargaining	paid: (
( ) Record Not Located ( ) Record Not Maintained by th	Total to be als Agency s/collective bargaining commercial information	paid: ( agreements
() Record Not Lodated () Record Not Maintained by th () Would impair contract awards () Trade secret, confidential () Law enforcement records () Exempted by Statute other t	Total to be als Agency s/collective bargaining commercial information	paid: ( agreements

CTA 11-17-2006

Chestnut Ridge, New York 10977

(845) 356-2570

HON. WILLIAM P. WARREN, J.F.C.

Judge of the Family Court

2-7-04 Thotos ales



CHRISTOPHER P. ST. LAWRENCE Superdoor

CHRISTIAN G. SAMPSON
Torra Clerk

# **TOWN OF RAMAPO**

237 Route 59 Suffern, New York 10901 (845) 357-5100 Fax: (845) 357-8513

TOWN OF RAMAPO POLICE DEPARTMENT

2006 DEC -7 A 9: 24

December 7, 2006

Mr. Michael L. Klein Ramapo Town Attorney 237 Route 59 Suffern, New York 10901

RE:

JUDICIAL SUBPOENA DUCES TECUM

IN THE CASE OF:

JAMES CURLEY

AGAINST:

LINDA CURLEY

Dear Mr. Klein:

The Town Clerk's Office is in receipt of one (1) copy of the above Judicial Subpoena Duces

Tecum which was served today, December 7, 2006 at 9:12 by Mr. Mark Sandstrom of the Attorney

Service Bureau of Pomona, New York. A subpoena fee of \$20.00 was also received.

Enclosed please find one copy of the above.

Respectfully yours,

Michele Lowy

Deputy Town Clerk

C. Police Records

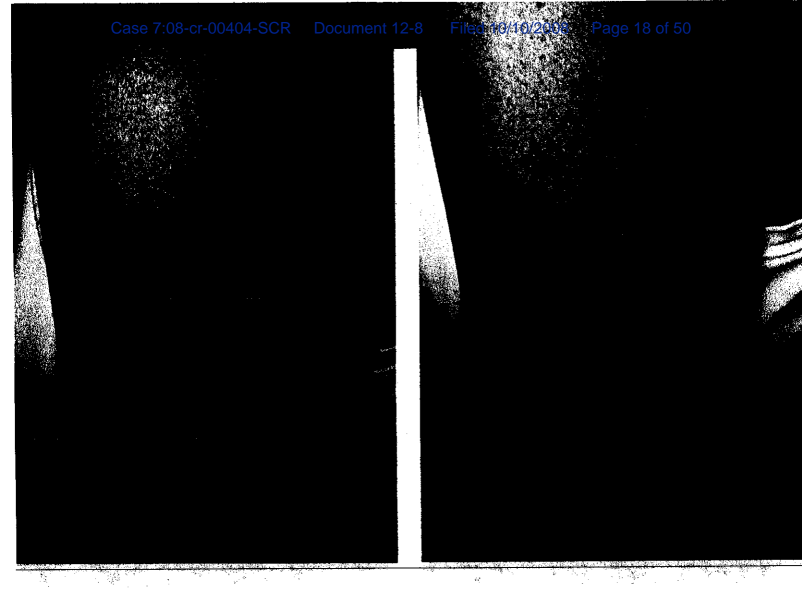
1. Age <b>Ran</b>	ncy Cas napo Town	PD 2/AR (in :	<b>34-SCR</b> DO Station)	ocument 12-8	Filed supplement 8	3.tnଅଲେଖିଲା: 15 0 06-37613	(, Arbest No. 198-08	
5. Date	2/5/08	8. Time of Report 9:38	7.Complainant Name	Detective Lieutenant Weidel		8. Incident Type V	Varrant	
	and his brot arraigned in	ther Michael.  A n Ramapo Justi	dm. Lt. Gravin ce Court by Ju	a and I searched h	t. He came in with i im and placed him . He was released 1/08 at 5:00pm	in cell 1. He was	s processed a	and
					,			
	:							
	,							
<b>1</b>					· · · · · · · · · · · · · · · · · · ·	·		
							:	
							•	
	10. Inquiries /C	heck all that apply)	A	11. NYSPIN Message	No. 12. Complain	urt's Signature	· ·	20.
	DMV Crim. History  13.Reporting Of Det. Lt. W	⊠ Want Marran □ Stolen Prope  Mcer Signature (Instu	ty 5 glubs to Rathy	14. ID No. DLT	15.Supervisor's Signa	ture (include Rank)	16.ID No.	Page # 1 Of 1 Pages
	17 Case Status  Vict. Refused  CBI	to Coop.	Closed (If closed, o ⊠Arrest   ]Offender Dead	☐Pros. Declined ☐Warrani	☐Unfounded 18. Statu Advised ☐Unknown	s Date 19. Noti	fied/TOT	

******	PROPERTY F	OOM RECORD	PG_	I	Ine
}	Case 7:08-cr-	00404-SCR Do	cument 12-8	···· <del>Filed-1</del> (	<del>)/40/2008.**</del>
SECTION 1:	06-3/63	8/24/06	Kogers	475	
	CASE NO.	DATE SUBMITTED	OFFICER	SHIELD	RECORD#
SECTION 2:	NATURE OF	SUBMISSION:	· · · · · · · · · · · · · · · · · · ·		<del></del>
PROPERTY IS	s:RECOV	ERED LEVIDENCE	OTHER:_		
USED IN CRI	ME?YES _		YESNO		
SECTION 3:	PROPERTY	DESCRIPTION		<del>_</del>	· ·
TAG #:	P CODE: 16	INV CODE: 12 SER	#:		
OWNER APPL	IED#:		_ BRAND:_	TVI	<b>72.</b>
		ISC DESC: MICTO		Tupe	
BIKE CODE:_		OD. CITE.	VALU	m.	
*****	ni	CASE #: 2005-00037	B13		*****
SECTION 4:		CASE #: 2005-00037( MICROCASSETTE IN PI LOC/BIN: RTPO/ 45	APER		
QUANTITY:	_	Date Received: 68/	29/2006 		
LOCATION O	<del>1</del>				****
IAKAIWAI	•	0011735		•	,arke:
	lown of Ramapo P PROPERTY RO	Wilco Department DOM RECORD	PG	ц	ne
SECTION 1:	06-37613	8/24/06	higers	475	*****
	CASE NO.	DATE SUBMITTED	OFFICER	SHIELD	KECORD#
SECTION 2:	NATURE OF	SUBMISSION:			
PROPERTY IS:			OTHER:		
USED IN CRIM					
CRED III CHIM	E?YES		YESNO	•	·
SECTION 3:		NO FELONY?	YESNO	NUMBER	
SECTION 3:	PROPERTY D	NO FELONY?	YESNO	154676	
SECTION 3: TAG #: P	PROPERTY D	NO FELONY?	YES _NO		
SECTION 3: FAG #:P  OWNER APPLI	PROPERTY D	NO FELONY?  ESCRIPTION  NV CODE: 12 SER #	YESNO	TYPI	G:
SECTION 3:  FAG #:P  OWNER APPLI  MODEL:  BIKE CODE:	PROPERTY D CODE: 16 IP ED #: MIS	NO FELONY?  ESCRIPTION  NV CODE: 12 SER #	_YESNO  :		ß:
SECTION 3:  FAG #: F  OWNER APPLI  MODEL:  BIKE CODE:	PROPERTY D CODE: 16 IP ED #: MIS	NO FELONY?  ESCRIPTION  NV CODE: 12 SER #	_YESNO  :	TYPI	
SECTION 3:  FAG #: F  OWNER APPLI  MODEL:  BIKE CODE:	PROPERTY D CODE: 16 IP ED #: MIS	NO FELONY?  ESCRIPTION  NV CODE: 12 SER #	_YESNO  :	TYPI	
SECTION 3:	PROPERTY D CODE: 16 IP ED #: MIS	NO FELONY?  ESCRIPTION  V CODE: 12 SER #	_YESNO  :	TYPI	

# Town of Ramapo Police Department Photograph Log

		Photograph Log	Log		•	Cas
7/24/06 Incident # 06-37613		Weather Clear		Location 14 Madison HIII Read	1111 Road	se 7:0
Rober S	Shield # 4	5	Signature	to Roy		)8-cr-
	Camera Used: (circle one)	Digital	35mm	Polaroid	:	00404
All photos are to be logged on this sheet in numerical order.		includes unintention	ally shot photos	This includes unintentionally shot photos as well as multiple photos of the same subject.	the same subject.	-SCR
# Time Taken Desc	Description of Photograph		Flash Y/N	Notes		D

7	Journe	ent 12-8	, i''	ed 10/1			ge 17 of			
Notes			redNess to Wherain	)	redness toward center				# AND CASE # ON EACH INDIVIDUAL PHOTOGRAPH	
Flash Y/N	5	7	7	>	>				CH INDIVIE	
			·		272	•			ASE # ON EA	
Description of Photograph	full booky	face	lett arn	left upper arm	let t upper a				NOTE- INDICATE PHOTO # AND	
Time Taken	1015	1015	1015	1015	1015					TORPD FORM 162 (03/05)
#	1	7	60	4	in	9	7	<b>00</b>		TORPE
			·	•	,	·•	· ·	 	002 <b>1</b> 7	•

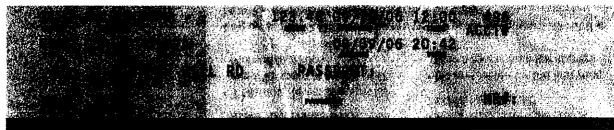






I-80 at Garden State Parkway Saddle Brook, NJ 07663 (201) 843 9500 Marriott.com/EWRSB

#### **GUEST FOLIO**



09/09 ROOM 1120, 1 123.46 09/09 RM.TX 1120, 1 8.64 09/09 OCC TAX 1120, 1 6.17 09/09 CITY TAX 1120, 1 3.70 09/10 DS CARD

\$141.97

TO BE SETTLED TO:

DISCOVER

CURRENT BALANCE .00

THANK YOU FOR CHOOSING MARRIOTT! TO EXPEDITE YOUR CHECK-OUT, PLEASE DIAL EXTENSION 6006 FOR VOICE MAIL CHECK-OUT.

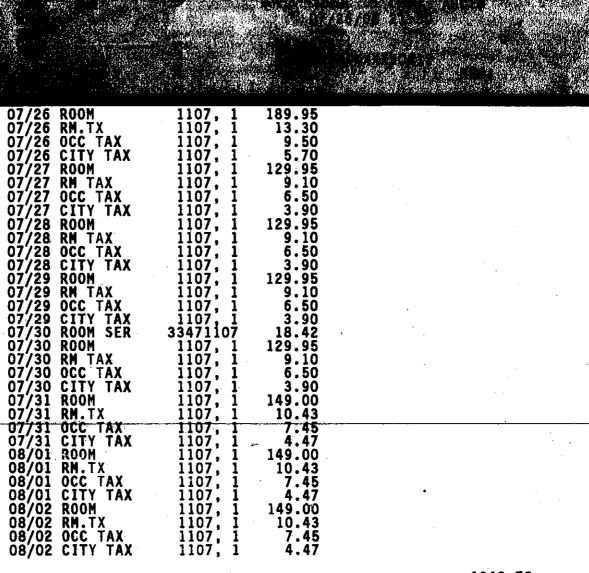
Marriott, SADDLE BROOK

I-80 at Garden State Parkway Saddle Brook, NJ 07663 (201) 843 9500 Marriott.com/EWRSB

This statement is your only receipt. You have agreed to pay in cash or by approved personal check or to authorize us to charge your credit card for all amounts charged to you. The amount shown in the credits column opposite any credit card entry in the reference column above will be charged to the credit card number set forth above. (The credit card company will bill in the usual menner.) If for any reason the credit card company does not make payment on this account, you will owe us such amount. If you are direct billed, in the event payment is not made within 25 days after check-out, you will owe us interest from the check-out date on any unpaid amount at the rate of 1.5% per month (ANNUAL RATE 18%), or the maximum allowed by law, plus the reasonable cost of collection, including attorney fees.



GUESIF



1348.72



I-80 at Garden State Parkway Saddle Brook, NJ 07663 (201) 843 9500 Marrlott.com/EWRSB

This statement is your only receipt. You have agreed to pay in cash or by approved personal check or to authorize us to charge your credit card for all amounts charged to you. The amount shown in the credits column opposite any credit card entry in the reference column above will be charged to the credit card number set forth above. (The credit card company will bill in the usual manner.) If for any reason the credit card company does not make payment on this account, you will owe us such amount. If you are direct billed, in the event payment is not made within 25 days after check-out, you will owe us interest from the check-out date on any unpaid amount at the rate of 1.5% per month (ANNUAL RATE 18%), or the maximum allowed by law, plus the reasonable cost of collection, including attorney fees.

United States Attorney
Southern District of New York

United States District Courthouse 300 Quarropas Street White Plains, New York 10601

July 18, 2008

# BY FACSIMILE

Michael Burke, Esq. Burke, Miele & Golden 100 Washington Avenue P.O. Box 397 Suffern, NY 10901

Re:

United States v. James Curley,

08 Cr. 404 (SCR)

## Dear Counsel:

We are responding to your discovery request. As stated previously in our discovery letters, we are aware of our continuing obligations under Fed. R. Crim. P. 16, and as we receive material that we are obligated to provide to you, we will make subsequent discovery productions.

With regard to some of the items you have requested in your letter:

- 1. Item 2(a)(p): We anticipate that we will be receiving copies of the victim's counseling and medical records during the time period charged in the Indictment. When we receive those documents, we will make a discovery production of those documents.
- 2. Item 2(a)(bb): With regard to your request for information concerning the date and location for when the defendant followed the victim and attempted to stop the victim on a road in New Jersey, we are currently evaluating whether we intend to prove that specific overt act at trial.
- 3. Item 2(a)(cc): am enclosing the following orders of protection with this letter:
  - (a) July 11, 2006 Order of Protection (issued to James Curley);
  - (b) July 19, 2006 Order of Protection (issued to Linda Curley);
  - (c) August 11, 2006 Order of Protection (issued to James Curley);
  - (d) August 11, 2006 Order of Protection (issued to Linda Curley);
  - (e) October 5, 2006 Order of Protection (issued to James Curley); and
  - (1) October 5, 2006 Order of Protection (issued to Linda Curley).

4. Item 7: I have spoken to Mr. Holland's attorney, Vincent Briccetti, Esq., who has informed me, in sum and substance, that you have previously contacted him and that he is willing to speak to you about the information he has learned from his client. Mr. Briccetti has informed me, in sum and substance, that Mr. Holland purchased the GPS device for his own use and then subsequently sold it to one of the defendant's brothers and that Mr. Holland participated, with one of the defendant's brothers, in installing the GPS device on the car.

In addition, I am enclosing: (1) a one page document containing a photocopy of a Cingular business card and a post-it note containing handwriting of the defendant.

Very truly yours,

MICHAEL J. GARCIA United States Attorney Southern District of New York

John P. Collins, Jr.

Assistant United States Attorney (914) 993-1919

Enclosures

07/11/2008 15:50

845-538-5319

RC FAMILY COURT

Case 7:08-cr-00404-SCR

PAGE

427.43

GF5 2002

Page 24 of 50 Document 12-8 Filed 10/10/2008

F.C.A §§ 430, 550, 655, 828, 1029

ORI No: NY043023J Order No: 2006-000525

NYSID No:

At a term of the Family Court of the State of New York, held in and for the County of Rockland, at 1 South Main St. Saite 300 Floor 3, New City, NY 10956, on July 11, 2006

PRESENT: Honorable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

File#

Docket# O-02066-06

James Curley (DOB: 04/26/1964),

Petitioner.

- against -

Linda Curley (DOB: 07/23/1968),

Respondent.

Temporary Order Of Protection

Ex Parte

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A petition under Article 8 of the Family Court Act, having been filed on July 11, 2006 in this Court and good cause having been shown,

Now, therefore, it is hereby ordered that Linda Curley (DOB: 07/23/1968) observe the following conditions of behavior:

[02] Refrain from assault, stalking, barassment, menacing, reckless endangerment, disorderly conduct, intimidation, threats or any criminal offense against James Curley (DOB: 04/26/1964);

C'heck analizable have

Case 7:08-cr-00404-SCR

Document 12-8 — Filed 10/10/2008

Page 25 of 50

Docket No: O-02066-06 GPS 2002

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including October 11, 2006;

Dated:	July 11, 2006	ENTER
n COPY (	OF THE WITHIN ORIGINAL VAS SERVED UPON THE POLLOWING VAS SERVED UPON THE POLLOWING PET PERP, PD	Honorable William P. Warren

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face whatever penalties may be imposed therefor.

Federal law provides that this order must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in stalking, harassment or domestic violence against an intimate partner or family member, possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other firearm or ammunition following a conviction of a domestic violence misdemeanor involving the use or attempted use of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assault, harassment, threatening and/or stalking, remains in effect (18 U.S.C. §§922(y)(8), 922(g)(9), 2261, 2261A, 2262).

PURSUANT TO SECTION;1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER, TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Shock apprendiction.
Personal service executed [specify date(s)]:
] Order mailed on [specify date(s) and to whom mailed]:
] Order received in court on (specify date(s) and to whom given);
] Watrant issued for Respondent [specify date]:

Document 12-8

Filed 10/10/2008

Page 26 of 50

GF5 2002

F.C.A §§ 430, 550, 655, \$28, 1029

ORI No: NY0430231 Order No: 2006-000557

NYSID No:

At a term of the Family Court of the State of New York, held in and for the County of Rockland, at 1 South Main St Suite 300 Floor 3, New City, NY 10956, on July 19, 2006

PRESENT: Honorable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

File# 23006

Docket# O-02187-06

Linda Curley (DOB: 07/23/1968),

Petitioner,

- against -

James Curley (DOB: 04/26/1964),

Respondent.

Temporary Order Of Protection

Ex Parte

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A petition under Article 8 of the Family Court Act, having been filed on July 19, 2006 in this Court and good cause having been shown,

Now, therefore, it is hereby ordered that James Curiey (DOB: 04/25/1964) observe the following conditions of behavior:

- [02] Refrain from assault, stalking, harassment, menacing, reckless endangerment, disorderly conduct, intimidation, threats or any criminal offense against Linda Curley (DOB: 07/23/1968);
- Observe such other condition(s) as are necessary to further the purposes of protection: Respondent is to permit the Petitioner to visit with the children, Courtney Lynn Curley (DOB: 4/2/2002) and James Thomas Curley (DOB: 8/2/2005) every Saturday at 9:00 AM until Sunday at 8:00 PM. Respondent to bring the children to the home of Mary Curley located at 4 Meadow Brick Lane, Suffern, New York, and pick them up at the end of the visitation.;

Document 12-8 Filed 10/10/2008

Page 27 of 50

Page: 2 CI-02187-06

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including October 19, 2006;

Dated:

July 19, 2006

ENTER

Honorable William P. Warren

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face whatever penalties may be imposed therefor.

Federal law provides that this order must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in stalking, barassment or domestic violence against an intimate partner or family member; possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other firearm or ammunition following a conviction of a domestic violence misdemeanor involving the use or attempted use of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assault, harassment, threatening and/or stalking, remains in effect (18 U.S.C. §§922(g)(8), 922(g)(9), 2251, 2261A, 2262).

PURSUANT TO SECTION, 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER, TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

A COLY OF THE WITHIN ORIGINAL ORDER WAS DER VED UPON THE FOLLOWING EILEEN, A. STANFORD Det UPO, (B)
DECAME TAKE NOTICE that the order of the order of the cace of the order of the cace of the cace of the cace of the cace of the cach of the cach of the cach of the cach of the state of the state of these votant at the Cauny of Social of these votant at the Cauny of Social of the cach of the state of the cach of the cach of the state of the cach of the c

Document 12-8

Filed 10/10/2008

Page 28 of 50

GF5 2002

F.C.A §§ 430, 550, 655, 828, 1029

ORI No: NY043023J Order No: 2006-000622

NYSID No:

At a term of the Family Court of the State of New York, held in and for the County of Rockland, at 1 South Main St. Suite 300 Floor 3, New City, NY 10956, on August 11, 2006

PRESENT: Honorable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

File# 23006

Docket#

O-02066-06

James Curley (DOB: 04/26/1964),

Petitioner,

- agoiast -

Linda Curley (DOB: 67/23/1968),

Respondent.

Temporary Order Of Protection

Both parties present in court

NOTICE: YOUR FAILURE, TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A petition under Article 8 of the Family Court Act, having been filed on July 11, 2006 in this Court and good cause having been shown,

Now, therefore, it is hereby ordered that Linda Curley (DOB: 07/23/1968) observe the following conditions of behavior:

- [62] Refrain from assault, stalking, harassment, memoring, reckless endangerment, disorderly conduct, intimidation, threats or any criminal offense against Jaroes Curley (DOB: 04/26/1964);
- [99] Observe such other condition(s) as are necessary to further the purposes of protection: Respondent shall refrain from the use of alcoholic beverages/illegal drugs at the petitioner's residence and respondent shall not be present at the petitioner's residence under the influence of alcoholic beverages/illegal drugs. Respondent shall have no alcoholic beverages in the home;

3'3/43

Case 7:08-cr-00404-SCR

Document 12-8 F

Filed 10/10/2008

Page 29 of 50

Page: X Ducker No: O-02056-06

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including October 11, 2006;

Dated:

August 11, 2006

ENTER

Honorable William P. Warren

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face whatever penalties may be imposed therefor.

Federal law provides that this order must be bonored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in stalking, harassment or domestic violence against an intimate partner or family member; possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other firearm or ammunition following a conviction of a domestic violence misdemeanor involving the use or attempted use of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assault, harassment, threatening and/or stalking, remains in effect (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261A, 2262).

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER, TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Check applicable box:	
Personal service executed [specify date(s)]:	•
Order mailed on [specify date(s) and to whom mailed]:	
Order received in court on [specify date(s) and to whom given]:	
[ ] Warrant issued for Respondent [specify date]:	
<u> </u>	CERTIFY THAT ON SIN OG
<u> </u>	A COPY OF THE WITHIN OPPOINT
ì	ORDER WAS SERVED UPON THE FOLLOWING
:	EILEEN M. STANFORD PLT.
•	By ON Doop Chair
	7/WW, 3112/E,
,	P.D.

Document 12-8

Filed 10/10/2008

Page 30 of 50

GF5 2802

F.C.A §§ 430, 550, 655, 828, 1029

ORI No: NY043023J Order No: 2006-000623

NYSID No:

At a term of the Family Court of the State of New York, held in and for the County of Rockland, at 1 South Main St. Suite 300 Floor 3, New City, NY 10956, on August 11, 2006

PRESENT: Honorable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

File# 23006

Docket# Q-0218?-06

Linda Curley (DOB: 07/23/1968),

Petitioner,

- against -

James Curley (DOB: 04/26/1964),

Respondent.

Temporary Order Of Protection

Both parties present in court

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A petition under Article 8 of the Family Court Act, having been filed on July 19, 2006 in this Court and good cause having been shown,

Now, therefore, it is hereby ordered that James Curley (DOB: 04/26/1964) observe the following conditions of behavior:

- [02] Refrain from assault, stalking, harassment, menacing, reckless endangerment, disorderly conduct, intimidation, threats or any criminal offense against Linda Curley (DOB: 07/23/1968);
- [99] Observe such other condition(s) as are necessary to further the purposes of protection: Respondent shall refrain from the use of alcoholic beveragesillegal drugs at the petitioner's residence and respondent shall not be present at the petitioner's residence under the influence of alcoholic beverages/illegal drugs. Respondent shall have no alcoholic beverages in the home;

RC FAMILY COL

Filed 10/10/2008

Page 31 of 50

Page: 2

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including October 19, 2006;

Dated:

August 11, 2006

ENTER

Document 12-8

Honorable William P. Warren

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face whatever penalties may be imposed therefor.

Federal law provides that this order must be benered and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in stalking, harassment or domestic violence against an intimate partner or family member; possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other firearm or ammunition following a conviction of a correctic violence misdemeanor involving the use or attempted use of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assault, harassment, threatening and/or stalking, remains in effect (18, U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261A, 2262).

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Uneck applicable box:	
Personal service executed [specify date(s)]:	•
Drder mailed on [specify date(s) and to whom mailed]:	
[ ] Order received in court on [specify date(s) and to whom given]:	1 1
[ ] Warrant issued for Respondent [specify date]:	= $qu(n)$
in the second se	I CERTIFY THAT ON DIE
	A COPY OF THE WITHIN ORIGINAL ORDER WAS SERVED UPON THE FOLLOWING
A contract of the contract of	eileen m. stanford $D_2 + D_2$
·	DIM ILLI KOLY,
	by John Stark.
$\vec{x}$	3 44 21021
i e e e e e e e e e e e e e e e e e e e	PD.

RC FAMILY COUR

Filed 10/10/2008

Page 32 of 50

G#5 2002

F.C.A §§ 430, 550, 655, 828, 1029

ORI No: NY043023J Order No: 2006-000622

NYSID No:

At a term of the Family Court of the State of New York, held in and for the County of Rockland, at 1 South Main St. Suite 300 Floor 3, New City, NY 10956, on October

05, 2006

Document 12-8

PRESENT: Honorable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

File# 23006

Docket# O-02066-06

James Curley (DOB: 04/26/1964),

Petitioner,

- aguinst -

Linda Curley (DOB: 07/23/1968),

Respondent.

Temporary Order Of Protection

Both parties present in court

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A petition under Article 8 of the Family Court Act, having been filed on July 11, 2006 in this Court and good cause having been shown.

Now, therefore, it is bereby ordered that Linda Curiey (DOB: 07/23/1968) observe the following conditions of behavior:

- [02] Refrain from assault, stalking, harassment, menacing, reckless endangerment, disorderly conduct, intimidation, threats or any criminal offense against James Curley (DOB: 04/26/1964);
- 1991 Observe such other condition(s) as are necessary to further the purposes of protection: Respondent shall refrain from the use of alcoholic beverages/illegal drugs at the petitioner's residence and respondent shall not be present at the petitioner's residence under the influence of alcoholic beverages/illegal drugs. Respondent shall have no alcoholic beverages in the home:

07/11/2008 10:00 340-638

Case 7:08-cr-00404-SCR

349-638-9318 **-**

C FAMILY COORT

Filed 10/10/2008 P

Page 33 of 50 Page: 2

Docket No: Q-02056-P6

GF5 2903

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including December 13, 2006;

Document 12-8

Dated:

Check applicable box:

October 05, 2006

ENTER

Honorable William P. Warren

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face whatever penalties may be imposed therefor.

Federal law provides that this order must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in stalking, harassment or domestic violence against an intimate partner or family member; possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other firearm or ammunition following a conviction of a domestic violence misdemeanor involving the use or attempted use of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assault, harassment, threatening and/or stalking, remains in effect (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261A, 2262).

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 25 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

[ ] Personal service executed [specify date(s)]:	
[ ] Order received in court on (specify date(s) and to whom given);	
[ ] Warrant issued for Respondent [specify date]:	
	CERTIFY THAT ON 10/5-06 A COPY OF THE WITHIN DRIGINAL ORDER WAS SERVED UPON THE FOLLOWING EILEEN M. STANFORD FOR SAREF

RC FAMILY COURT

PAGE 32/40

Case 7:08-cr-00404-SCR Filed 10/10/2008 Page 34 of 50 Document 12-8

GPS 2007

F.C.A §§ 430, 550, 655, 828, 1029

ORI No: NY043023J Order No: 2006-000523

NYSID No:

At a term of the Family Court of the State of New York, held in and for the County of Rockland, at 1 South Main St. Suite 300 Floor 3. New City, NY 10956, on October

05, 2006

PRESENT: Honorable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

File# 23006 Docket# O-02187-06

Linda Curley (DOB: 07/23/1968).

Petitioner.

- against -

James Curiey (DOB: 04/26/1964),

Respondent.

Temporary Order Of Protection

Both parties present in court

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A petition under Article 8 of the Family Court Act, having been filed on July 19, 2006 in this Court and good cause having been shown,

Now, therefore, it is hereby ordered that James Curley (DOB: 04/26/1964) observe the following conditions of behaviors

- [02] Refrain from assault, stalking, harassment, menacing, reckless endangerment, disorderly conduct, intimidation. threats or any criminal offense against Linda Curley (DOB: 07/23/1968);
- [99] Observe such other condition(s) as are necessary to further the purposes of protection: Respondent shall refrain from the use of alcoholic beveragesillegal drugs at the petitioner's residence and respondent shall not be present at the petitioner's residence under the influence of alcoholic beverages/illegal drugs. Respondent shall have no alcoholic beverages in the home;

Document 12-8

Filed 10/10/2008

Page 35 of 50

Docket No: 0-02187-06

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including December 15, 2006;

Dated.

October 05, 2006

ENTER

Honorable William P. Warcon

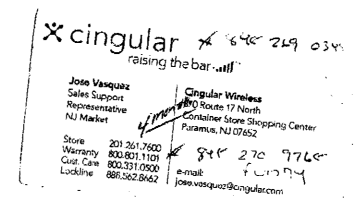
The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face whatever penaltics may be imposed therefor.

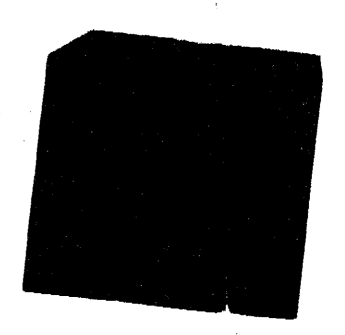
Federal law provides that this order must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in stalking, harassment or domestic violence against an intimate partner or family member; possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other firearm or ammunition following a conviction of a domestic violence misdemeanor involving the use or attempted use of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or ammunicion while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assault, hurassment, threatening and/or stalking, remains in effect (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261A, 2262).

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Check applicable box:	•
[ ] Personal service executed [specify date(s)]:	
[ ] Order mailed on [specify date(s) and to whom mailed]:	
[ ] Order received in court on [specify date(s) and to whom given]:	
[ ] Warrant issued for Respondent [specify date]:	
	CERTIFY THAT ON 10/5/06 A CUPY OF THE WITHIN ORIGINAL GODER WAS SERVED UPON THE FOLLOWING EILEEN M. STANFORD PC F CSP  TO CO Prob Sher





FAX
TRANSMISSION
U.S. ATTORNEY'S OFFICE, S.D.N.Y.
300 QUARROPAS STREET - 3RD FLOOR
WHITE PLAINS, NEW YORK 10601



* <del>************</del> *********************
To: Nichael Durke Cg
Office Phone No.: P45-357-7508
Fax Number: 145 - 357 - 73.21
No. of pages (including cover sheet):
Date: 7-18-08
**************************************
"FOR OFFICIAL USE ONLY" U.S. ATTORNEY FACSIMILE COMMUNICATION  The information contained in this facsimile message, and any and all accompanying documents, constitute "FOR OFFICIAL USE ONLY" information. This information is the property of the U.S. Attorney's Office. If you are not the intended recipient of this information, any disclosure, copying, distribution, or the taking of any action in reliance on this information is strictly prohibited. If you received this information in error, please notify us immediately by telephone at the number helow and destroy the information.
***************************************
From: John Collins, Jr. Assistant U.S. Attorney
Office Phone No.: (914) 993-1919
Fax Numbers: (914) 993-1980; (914) 993-9036
Remarks:

FROM : WHITE PLAINE USAG

FAX NO. :914 993 9436

Filed 10/10/2008 Page 38 of 50

FAX
TRANSMISSION
U.S. ATTORNEY'S OFFICE, S.D.N.Y.
300 QUARROPAS STREET – 3RD FLOOR
WHITE PLAINS, NEW YORK 10601 FAX



**************************************
To: fichael Junke 2
Office Phone No.:
Fax Number: 145 - 357 - 73.21
No. of pages (including cover sheet):
Date: 7-18-08
如你也会去大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大
"FOR OFFICIAL USE ONLY" U.S. AFTORNEY FACSIMILE COMMUNICATION  The information contained in this faceignile message, and any and all accompanying documents, constitute "FOR OFFICIAL USE ONLY" information. This information is the property of the U.S. Attorney's Office. If you are not the intended recipient of this information, any disclosure, copying, distribution, or the taking of any action in reliance on this information is strictly prohibited. If you received this information in error, please notify in immediately, by telephone at the number helowand destroy the information.
· · ·
From: John Collins, Jr. Assistant U.S. Attorney
Office Phone No.: (914) 993-1919
Fax Numbers: (914) 993-1980; (914) 993-9036
Remarks:

FROM : WHITE PLAINR USAO PAGE 42/43 <sup>вт/1</sup>tcase 7:68-cf-00464-Sc R<sup>319</sup> Document 12-8 Filed 10/10/2008 Page 39 of 50

GF5 2002

F.C.A §§ 430, 550, 655, 828, 1029

ORI No: NY0430231 Order No: 2006-000525 NYSID No:

At a term of the Family Court of the State of New York. held in and for the County of Rockland, at 1 South Main St. Suita 300 Floor 3, New City, NY 10956, on July 11, 2006

PRESENT: Hounrable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

23006 Docket# 0-02065-06

James Curley (DOB: 04/26/1964),

Pelitioner.

- against -

Linda Curley (DOB: 07/23/1968).

Respondent.

Temporary Order Of Protection

Ex Parte

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A petition under Article 8 of the Family Court Act, having been filed on July 11, 2006 in this Court and good cause having been shown,

Now, therefore, it is hereby ordered that Linda Curley (DOB: 07/23/1968) observe the following conditions of behavior:

Refrain from assault, stalking, harassment, menacing, reckless endangement, disorderly conduct, intimidation, [02] threats or any criminal offense against James Curley (DOB: 04/26/1964);

FROM : WHITE PLAINR USAO FAX NO. :914 993 9036 Jul. 18 2008 01:37PM P S

Page 40 6 50 50 43 / 43

Page: 7 Docker No: 0-02066-06 GPS 2002

It is further ordered that this Temporary Order Of Protection, shall remain in offect up to and including. October 11, 2006:

Dated:	July 11, 2006	ENTER
CERTIF	Y THAT ON 7/11/06	
	OF THE WITHIN ORIGINAL	
BILEEN	M. STANFORD PET PER	1.)(1)
) <u>(</u>	PD	Honorable William P. Warren

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face whatever penalties may be imposed therefor.

Federal law provides that this order must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offence to: cross state lines to violate an order of protection; cross state lines to engage in stalking, harassment or domestic violence against an intimate partner or family member, possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other firearm or ammunition following a conviction of a domestic violence misdemeaner involving the use or attempted use of physical force or a deadly weepen; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shorgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assault, harassment, threatening and/or stalking, remains in effect (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261A, 2262).

PURSUANT TO SECTION 11 13 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

٠	neak appacante oox:
	] Personal service executed [specify date(s)]:
	Order matted on [specify date(s) and to whom mailed]:
	] Order received in court on (specify date(s) and to whom given):
	Warram issued for Respondent [specify date]:

FROM : WHITE PLAINE USAO

PAGE 87/1 **© ages 7:08<sup>-16</sup>-**-00**454<sup>5</sup>3**むた<sup>19</sup> Document 12-8 FAMT COUPT BRIVE TO 10/10/2008 Page 41 of 50

OF5 2022

40/43

F.C.A \$\$ 430, 550, 655, 828, 1029

ORI No: NY043023J Order No: 2006-000557

NYSID No:

At a term of the Family Court of the Sinte of New York, held in and for the County of Rockland, at 1 South Main St Suits 300 Floor 3, New City, NY 10956, on July 19, 2006

PRESENT: Honorable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

23006 Docket# O-02187-06

Linda Curley (DOB: 07/23/1968),

- against -

James Curley (DOB: 04/26/1964),

Respondent.

Temporary Order Of Protection

Ex Parts

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A petition under Article 8 of the Family Court Act, having been filed on July 19, 2006 in this Court and good cause having been shown,

Now, therefore, it is hereby ordered that James Curley (DOB: 04/25/1964) observe the following conditions of behavior:

- [02] Refrain from assault, stalking, harassment, menacing, reckless endangerment, disorderly conduct, intimidation, threats or any criminal offense against Linda Curley (DOB: 07/23/1958);
- Observe such other condition(s) as are necessary to further the purposes of protection: Respondent is to permit the [99] Peritioner to visit with the children, Couriney Lynn Curley (DOB: 4/2/2002) and James Thomas Curley (DOB: 8/2/2005) every Saturday at 9:00 AM until Sunday at 8:00 PM. Respondent to bring the children to the home of Mary Curley located at 4 Meadow Brick Lane, Suffern, New York, and pick them up at the end of the visitation.;

97/11公28899 71085cr-0040946365科19 Document 12-85 FAMFHE的UT0/10/2008

Page 42 of 50 11/43 Docket No. 0-02187-06

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including October 19, 2006;

Dated:

July 19, 2006

ENTER

ble William P. Warren

The Parelly Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face whatever penalties may be imposed therefor.

Federal law provides that this order must be honored and enforced by state and tribal courts, including courts of a state. the District of Columbia, a commonwealth, territory or postession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in statking, barassment or domestic violence against an intimate partner or family member, possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other firearm or ammunition following a conviction of a domestic violence misdemeanor involving the use or attempted use of physical force or a deadly waspou, or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assently, harassment, threatening and/or salking, remains in effect (18 U.S.C. §6922(g)(8), 922(g)(9), 2261, 2261A, 2262).

PURSUANT TO SECTION 1112 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER, TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Check applicable box:  [ ] Personal service executed [specify date(s)]:  [ ] Order mailed on [specify date(s) and to whom mailed]:  [ ] Order received in court on [specify date(s) and to whom given]:  [ ] Warrant issued for Respondent [specify date]:	CERTIFY THAT ON COUNTY OF THE WITHIN ORIGINAL ORDER WAS BEEVED UPON THE FOLLOWING BILEEN M. STANFORD POT LLOW, (6)  By COO, SML?
•	The state of the s

FROM : WHITE PLAINR USAO ココン コビコロ PAGE 38/43 RC FAMILY COURT <sup>97/1</sup>Case7:08-cf-00404-SCR Document 12-8 Filed 10/10/2008 Page 43 of 50

GF5 2002

F C.A §§ 430, 550, 655, 828, 1029

ORI No: NY043023J Order No: 2006-000622

NYSID No:

At a term of the Family Court of the State of New York, held in and for the County of Rockland, at 1 South Main St. Suite 300 Floor 3, New City, NY 10956, on August 11,2006

PRESENT: Honorable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

File# 23006 Docket# .O-02066-06

James Curlsy (DOB: 04/26/1964). Petitioner.

- agbiast -

Linda Curley (DOB: 07/23/1968),

Respondent.

ŝ

Temporary Order, Of Protection

Both parties present in court

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A petition under Article 8 of the Family Court Act, having been filed on July 11, 2006 in this Court and good cause having been shown,

Now, therefore, it is hereby ordered that Linda Curley (DOB: 07/23/1968) observe the following conditions of behavior:

- [02] Refrain from assault, stalking, harastment, menacing, reckless endangement, disorderly conduct, intimidation. threats or any criminal offense against James Curley (DOB: 04/26/1964);
- [99] Observe such other condition(s) as are necessary to further the purposes of protection: Respondent shall refrain free the use of alcoholic beverages/illegal drugs at the petitioner's residence and respondent shall not be present at the petitioner's residence under the influence of alcoholic beverages/illegal drugs. Respondent shall have no alcoholic beverages in the home;

Page 44 of 50

67/11/200a 15: 50 845-638-5319 Document 12-8 Filed 10/10/2008

Docker No: 0-01066-06

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including October 11, 2006;

Dated:

August 11, 2006

ENTER

Bongrable William P. Warren

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face whatever penalties may be imposed therafor.

Federal law provides that this order must be benoved and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has freen or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in stalking. harassment or domestic violence against an intimate partner or family member; possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other firearm of ammunition following a conviction of a domestic violence misdemeanor involving the use or attempted use of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or attenualtion while an order of protection. issued after notice and an opportunity to be heard, that protects an intimate partner against assault, harassment, threatening and/or stalking, romains in effect (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261 A, 2262).

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER, TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Check applicable box:	· ·	
[ ] Personal service execute	specify date(s)]:	
Order mailed on [specif	date(a) and to whom mailed):	
Order received in court	on [specify date(s) and to whom given]:	
Warrant issued for Resp		
•	:	CERTIFY THAT ON SIN CO
	<b>~</b>	A COPY OF THE WITHOUT ON THE
	<i>,</i>	ORDER WAS SERVED UPON THE FOLLOWING
	•	ELLEEN M. STANFORD VILL
	•	Dan St.
	•	1200 Shez.
•	1	
	<i>•</i>	· DN
	•	

FROM : WHITE PLAINR USHU 845-638-5719 07/11/2008\_ 15:50

Case 7:08-cr-00404-SCR

RC FAMILY COURT

Document 12-8

PAGE 35/43 Page 45 of 50

GF\$ 2003

F.C.A §§ 430, 550, 655, 828, 1029

ORT No: NY043023J Order No: 2006-000623

NYSED No:

At a term of the Family Court of the State of New York, held in and for the County of Rockland, at 1 South Main St. Suite 300 Floor 3, New City, NY 10956, on August 11, 2006

PRESENT: Honorable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

File# 23006 Docket# Q-02187-06

Filed 10/10/2008

Linda Curley (DOB: 07/23/1968),

Petitioner.

- against -

James Curley (DOB: 04/26/1964),

Respondent.

Temporary Order Of Pretection

Both parties present in court

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A polition under Artifile 8 of the Family Court Act, having been filed on July 19, 2006 in this Court and good cause having been shown,

Now, therefore, it is hereby ordered that James Curley (DOB: 04/26/1964) observe the following conditions of behavior:

- [02] Refrain from assault, stalking, barassment, menacing, reckless endangement, disorderly conduct, intimidation, threats or any criminal offense against Linda Curley (DOB: 07/23/1968);
- Observe such other condition(s) as we necessary to further the purposes of protection: Respondent shall reftain from [99] the use of alcoholic beveragesillegal drugs at the petitioner's residence and respondent shall not be present at the petitioner's residence under the influence of alcoholic beverages/illegal drugs. Respondent shall have no alcoholic beverages in the home;

FROM : WHITE PLAINE USAG

57/1 C388 7.158-67-00464-SCR Document 12-8 FAMILY COURT

37/43 PAGE Page 46 of 50

Docket No: O-02187-06 GF5 2005

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including October 19, 2006;

Dated:

August 11, 2006

ENTER

Honorable William P. Warren

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer ecting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its torms and to bring him or her before the court to face whatever penalties may be imposed therefor.

Faderal law provides that this order must be bonced and enforced by state and tribal courts, including courts of a spate, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §\$2265, 2266).

It is a federal officase to: cross man lines to violate an order of protection; cross state lines to engage in stalking, harasament or domestic violence against an intimate partner or family member; possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other fireurn or ammunition following a conviction of a competit violance misdemeanor involving the use or attempted one of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a bandgon, rifle, shotgon or other firearm or anumunition while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assent, barassment, threatening and/or stalking, remains in affect (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261A, 2262).

FURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Check applicable box:  [ ] Personal service executed [specify date(s)];	•
[ ] Order mailed on [specify date(s) and to whom mailed]:	
[ ] Order received in court on [specify date(s) and to whom given]:	1 ( )
[ ] Warrant issued for Respondent [specify date]:	T CERTURY THAT ON \$ 11106
	A COPY OF THE WITHIN ORIGINAL ORDER WAS REEVED UPON THE FOLLOWING
	eileen m. stanford Pet, Rosso,
	m Jaob, Sher
1	P.D.

FROM: WHITE PLAINR USAO

FAX NO. :914 993 9036

67/10/2008 Page 47 of 50

Gra 2000

F.C.A §§ 430, 550, 655, 828, 1029

ORI No: NY0430231 Order No; 2006-000622

NYSID No:

At a term of the Family Court of the State of New York, held in and for the County of Rockland, at 1 South Main St. Suite 300 Floor 3, New City, NY 10956, on October 05, 2006

PRESENT: Hoporable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

File# 23006 Docket# O-02066-06

James Curley (DOB: 04/26/1964),

- Burgust .

Linda Carley (DOB: 07/23/1968),

Respondent

Temporary Order Of Protection

Both parties present in court

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WEICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A petition under Article 8 of the Family Court Act, having been filed on July 11, 2006 in this Court and good cause having been shown.

Now, therefore, it is bereby ordered that Linda Curley (DOB: 07/23/1968) observe the following conditions of behavior:

- Rafrain from assault, stalking, harassment, menacing, reckless endangerment, disorderly conduct, intimidation, [02] timests or any criminal offcase against James Curley (DOB: 04/26/1964);
- Observe such other condition(s) as are necessary to further the purposes of protection: Respondent shall (cirain from [66] the use of alcoholic beverages/illegal drugs at the petitioner's residence and respondent shall not be present at the peririoner's residence under the influence of alcoholic beverages/lilegal drugs. Respondent shall have no alcoholic heverages in the latme;

Pakie 35/4.

97/16/28697:08-cr-00404-SCR

Document 12-8 Filed 10/10/2008

William P. Warren

Page 48 of 50 Docket No. CI-02066-96 GF5 2002

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including December 15.

Dated:

200e:

October 05, 2006

ENTER

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face whatever penalties may be imposed therefor.

Federal law provides that this order must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in staiking, harassment or domestic violence against an intimate partner or family member; possess, purchase, ship, transfer or receive a handgud, rifle, shotgun, or other firearm of ammunidon following a conviction of a domestic violence misdemeanor involving the use or attempted use of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgun, rifle, shotgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity to be heard, that protects an intimate partner against assault, harassment, threatening and/or stalking, remains in effect. (18 U.S.C. \$\$922(g)(8), 922(g)(9), 2261, 2261 A, 2262).

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 10 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS EARLIEST.

Check applicable box:	
[ ] Personal service executed [specify date(s)]:	
[ ] Order mailed on (specify date(s) and to whom mailed):	
( ) Order received in court on (specify date(s) and to whom given);	
[ ] Warrant issued for Respondent [specify date]:	
	, ,
	CERTIFY THAT UN 10/5/06
	ORDER WAS SERVED UPON THE FOLLOWING
	EILEEN M. STANFORD
	EILEEN M. STANFORD POT OF OB. Sher
	BY
	7.1

CR# 2007

C.C.A \$\$ 430, 550, 655, 828, 1029

ORI No: NY0430231 Order No: 2006-000523

NYSID No:

At a term of the Family Court of the State of New York, held in and for the County of Rockland, at 1 South Main St. Suite 300 Floor 3, New City, NY 10956, on October 05, 2006

PRESENT: Honorable William P. Warren

In the Matter of a FAMILY OFFENSE Proceeding

File # 23006 Docket# 0-02187-06

Linda Curley (DOB: 07/23/1968).

Petitioner.

- against -

James Curley (DOB: 04/26/1964), Respondent. Temporary Order Of Protection

Both parties present in court

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION. WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO. THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND CONTINUE IN EFFECT UNTIL YOU APPEAR IN COURT.

A pesition under Article 8 of the Family Court Act, having been filed on July 19, 2006 in this Court and good cause baving been shown.

Now, therefore, it is hereby ordered that James Curley (DOB: 04/26/1964) observe the following conditions of behaviors

- [02] Refrain from assault, stalking, harassment, menacing, reckless endangerment, disorderly conduct, intimidation, threats or any criminal offense against Linda Curley (DOB: 07/23/1968);
- (99) Observe such other condition(s) as are necessary to further the purposes of protection: Respondent shall refrain treather use of alcoholic beveragesillogal drugs at the petitioner's residence and respondent shall not be present at the petitioner's residence under the influence of alcoholic beverages/filegal drugs. Respondent shall have no alcoholic beverages in the home;

٢٨٥٢

Page 50 of 50

Deckt: No: 0-02187-00 C77 2002

It is further ordered that this Temporary Order Of Protection shall remain in effect up to and including December 15.

Dated:

2006:

October 05, 2006

ENTER

The Panilly Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a person who in alleged to have violated its terms and to bring him or her before the court to face whatever penaltics may be imposed therefor.

Foderal law provides that this order must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if it is established that the person against whom the order is sought has been or will be afforded reasonable notice and opportunity to he heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal offense to: cross state lines to violate an order of protection; cross state lines to engage in stalking, harassment or domestic violence against an intimate partner or family member: possess, purchase, ship, transfer or receive a handgun, rifle, shotgun, or other firearm or anyminition following a conviction of a domestic violence misdemeanor involving the use or attempted use of physical force or a deadly weapon; or (except for military or law enforcement officers while on duty) possess, purchase, ship, transfer or receive a handgue, rifle, shotgun or other firearm or ammunition while an order of protection, issued after notice and an opportunity to be heard, that protects an infimate partner against assault, hurassment, threatening and/or stalking, remains in effect (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 22614, 2262).

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT. AN APPEAL PROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE LAW GUARDIAN UPON THE APPELLANT, WHICHEVER IS BARLIEST.

Check applicable hox:	•
[ ] Personal service executed [specify data(s)]'	•
[ ] Order mailed on [specify date(s) and to whom mailed]:	•
[ ] Order reactived in court on [specify date(s) and to whom given]:	
[ ] Warrant issued for Respondent (specify date):	<del></del>
	CERTIFY THAT ON 10/5/06 A CUPY OF THE WITHIN ORIGINAL COOR WAS SERVED UPON THE FOLLOWING CILEEN M. STANFORD 15 T F CS
	a co probsher,